Jaech, Jeffrey A. (for Joanne Lambrecht – Conservator)

(1) Second and Final Account and Report of Conservator Following Conservatee's Death, and (2) Petition for Allowance of Attorneys' Fees and (3) Delivery of Assets to Trustee (Prob. C. 2620)

DO	D: 08/05/10		JOANNE LAMBRECHT, Conservator, is	NEEDS/PROBLEMS/COMMENTS:
	D. 00/03/10		Petitioner.	
-			Final Account period: 11/16/07 – 08/05/10	CONTINUED TO 01/24/12 Per request of Counsel
			Thiai Account period. 11/10/07 – 06/03/10	1. The Petition states that the
Col	nt. from		Accounting - \$4,586,102.20	conservator paid attorney's fees
-	Aff.Sub.Wit.		Beginning POH - \$3,418,836.13	to three law firms without prior court approval. According to the
			Ending POH - \$2,307,533.07	accounting, the conservator paid
Ľ	Verified		Subsequent to the final account period: 08/06/10 –	a total of \$116,161.20 in
	Inventory		12/31/10	attorney's fees for representation in Ranch
	PTC		Accounting - \$2,373,315.80	Litigation, Ranch Sale, and an
	Not.Cred.		Beginning POH - \$2,307,533.07	auto accident. The accounting
✓	Notice of		Ending POH - \$2,290,140.19	also shows that \$410,000.00 in settlements were paid from the
	Hrg		Conservator - waives	conservatorship estate. The
Ľ	Aff.Mail	w/	Conscivator - waives	Court may require more
	Aff.Pub.		Attorney - \$16,263.50 (per	information. 2. There are two disbursements
	Sp.Ntc.		declaration of attorney Jeffrey Jaech, for his office's work in preparing the first account and second	under caregiver's expense to Citi
	Pers.Serv.		account and reports)	Card in the combined amount of
	Conf. Screen		d==0.00 (6 GH	\$5,325.04 with no explanation as to what the charges were for.
	Letters		Costs - \$750.00 (for filing fees)	Need more information pursuant
	Duties/Supp		iees)	to Probate Code § 1064.
	Objections		Bond Amount - \$86,200.00	3. The accounting reflects several cash withdrawals (totaling
	Video		Detitioner requests that she has outherized to transfer	several thousand dollars) by
	Receipt		Petitioner requests that she be authorized to transfer the remaining conservatorship estate to the trustees	Joanne Lambrecht without explanation. Need more
	CI Report		of the Walter and Joanne Lambrecht Living Trust,	information pursuant to Probate
✓	2620(c)		created by Court order on 08/28/08.	Code § 1064.
~	Order		Petitioner states that legal fees have been paid from	4. The Petitioner requests to discharge the conservator's
			the Conservatorship estate to three law firms	bond, however, the bond may
			without prior court approval and requests approval	only be discharged upon
			of the payment of these fees.	approval of an Ex Parte Petition for Final Discharge and Order
			Petitioner prays for an Order:	which has not been filed in this
			1. Approving, allowing and settling the second	matter. 5. The Petition accounting reflects
			and final account;Authorizing the attorney fee to Baker,	several \$500.00 monthly
			Manock & Jensen;	payments to Gwen Lee Cedar and
			3. Approving the payment of attorney's fees	Watershed, Inc. for personal
			previously paid without court approval; 4. Authorizing petitioner to deliver the	manager services. Need more information pursuant to Probate
			remaining estate assets to the trustees of the	Code § 1064.
	200 5 10		revocable trust established pursuant to Court	See Page 2 for more
	Aff. Posting		order; 5. Discharging the conservator's bond in the	Reviewed by: JF
	Status Rpt		amount of \$86,200.00 on filing of receipts	Reviewed on: 11/28/11
	UCCJEA		by the trustee. [examiner added: and upon	Updates: 11/29/11
	Citation		approval of the Ex Parte Petition for Final	Recommendation:
	FTB Notice		Discharge and Order.]	File 1 - Lambrecht

Walter Lambrecht (CONS/PE) Atty Jaech, Jeffrey A. (for Joanne Lambrecht – Conservator)

Case No. 05CEPR01397

6. The Petition states that the petitioner hired the law firm of Wilkins, Drolshagen & Czeshinski of which her grandson, Quentin Cedar, is an associate and states that there were no other family or affiliate relationships during the accounting period. However, the account shows several disbursements to Gwen Lee Cedar for personal manager services. It is unclear whether Quentin Cedar & Gwen Lee Cedar are related. Court may require more information.

<u>Note:</u> A court order authorizing a substituted judgment to create and fund a revocable trust and execute a pour-over will on behalf of conservatee, was granted 8/28/08 by Judge Quaschnick. Petitioner states on or about 10/30/08 she transferred all the real property of the conservatorship to the trust by grant deeds.

Atty Kruthers, Heather H (for Petitioner/Conservator Public Guardian)

(1) Sixth Account Current and Report of Conservator and (2) Petition for Allowance of Compensation to Conservator and Attorney and (3) for Continued Dispensation of Accounts (Prob. C. 2620; 2623; 2628(b); 2942)

-	of Accounts (Prob. C. 2620; 2623; 2628(b); 2942)			
Age: 55 years			PUBLIC GUARDIAN , Conservator, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
DOB: 9/10/1956			· · · · · · · · · · · · · · · · · · ·	
			Account period: 8/1/2008 – 8/31/2011	
-			Accounting - \$81,830.11	
			Beginning POH - \$49,848.33	
Coi	nt. from		Ending POH - \$ 1,049.09	
	Aff.Sub.Wit.		ψ 1,042.0 2	
	Verified		Conservator - \$8,710.76	
✓	vermed		(61.96 Deputy hours @ \$96/hr and 36.35 Staff	
	Inventory		hours @ \$76/hr)	
	PTC			
	Not.Cred.		Attorney - \$2,500.00 (o.k. per	
H	Notice of		Local Rule)	
✓			Local Rule)	
—	Hrg	/	Detitioner request that due to the insufficiency of	
✓	Aff.Mail	W/	Petitioner request that due to the insufficiency of the estate to pay the fees and commissions that a	
	Aff.Pub.		1 7	
	Sp.Ntc.		lien be imposed upon the estate for any unpaid	
-	-		balances of the authorized fees and commissions.	
_	Pers.Serv.		Devision on states that the comment on him actatas	
	Conf. Screen		Petitioner states that the conservatorship estates	
	Letters		meets the requirements of Probate Code § 2628(b)	
	Duties/Supp		to dispenses with further accountings. Petitioner	
	Objections		requests that the court dispense with further	
	Video		accountings as long as conservatorship estate	
	Receipt		continues the requirements of Probate Code	
\vdash			§2628(b).	
\vdash	CI Report		Petitioner prays for an Order:	
<u> </u>	9202		1. Approving, allowing and settling the sixth	
✓	Order		account.	
	Aff. Posting		2. Authorizing the conservator and attorney	Reviewed by: KT
	Status Rpt		fees and commissions	Reviewed on: 11/18/11
	UCCJEA		3. Authorize petitioner to impose a lien on the	Updates:
	Citation		estate for any unpaid balances of authorized	Recommendation:
	FTB Notice		fees and commissions	File 2 - Bennett
	1 10 Notice		rees and commissions	THE Z-Definett
			Court Investigator Jennifer Young's Report	
			filed 10/15/2010.	
			IIICU 10/13/2010.	

Rindlisbacher, Curtis D. (for Naglaa K. Alameldin – Sister – Administrator)

Shahbazian, Steven L. (for Roli Elsotari)

Probate Status Hearing Re: (1) Status Report of Administration of Estate and (2) Petition to Approve First Account (Prob. C. 12201 and 10950)

	NACIAA K. ALAMELDIN sister / Administrator with full IAEA NEEDS (DRODI FMS (COMMENTS)					
DOD:	11.000		NAGLAA K. ALAMELDIN, sister / Administrator with full IAEA with bond of \$190,000.00, is Petitioner. (Appointed 1-2-07)	NEEDS/PROBLEMS/COMMENTS: (Page 1 of 3)		
: טטט	11-6-06					
			Account period: 11-6-06 through 9-20-10	Note: This is the 8 th hearing on this		
			Accounting: \$ 507,501.26	petition.		
	from: 110110,		Beginning POH: \$ 477,653.43	Note: Page 3B is Attorney McCloskey's		
	.0, 012711, 04281		Ending POH: \$ 105,275.67	(former attorneys for Administrator)		
0/0/1	.1, 081811, 09141	1	Administrator: \$ 5,944.34	Petition for Ordinary and Extraordinary		
	Aff.Sub.Wit.		(Note: Petition does not appear to request statutory	Attorney's Fees and Costs.		
~	Verified		commissions at this time.)	Note: Roli Elsotari (Decedent's ex-wife)		
~	Inventory	Χ	Administrator: \$ 11,424.99	filed a petition to remove Administrator		
~	PTC		(Reimburse for costs of administration and repairs to	on 2-3-10, which was denied on 7-13-10.		
~	Not.Cred.		residence – This amount is included in the Ending POH figure	On that date, the minute order states Atty Rindlisbacher will file an interim		
~	Notice of Hrg		as a Note Payable.)	accounting; status hearing set for 9-21-10.		
~	Aff.Mail	W	Attorney: \$ 5,944.34 *	This Status Report and Account (the		
	Aff.Pub.		·	interim accounting) was filed 9-21-10 and		
	Sp.Ntc.	<u> </u>	*Petitioner proposes to split statutory attorney fees between current attorneys and former attorneys Tuttle & McCloskey,	heard on 11-1-10, and was continued to		
 	Pers.Serv.		who have filed a Creditor's Claim for \$2,140.00, which has	12-6-10, 1-27-11, 4-28-11, and 7-7-11.		
	Conf. Screen	<u> </u>	not yet been approved by the court or paid, and \$3,500.00	The following issues remain regarding this		
-	Letters		estimated statutory fees. This split has not yet been agreed	petition: See Page 2, 3.		
	Duties/Supp		upon yet. Petition does not appear to request payment of			
			these fees.	Declaration filed 9-13-11 addresses the		
	Objections		Petitioner states the estate is <u>not</u> in a position to be closed	issues noted on Page 2 and 3 and requests an additional 30 days to correct the		
	Video Receipt		because Petitioner has not been able to collect the amounts	inventory and file an amended account.		
	CI Report		owed to the estate by Roli Elsotari and the estate is			
<u> </u>	9202		insolvent.	As of 11-21-11, nothing further has been		
	Order	Х	Petitioner requests that the administration of the estate	<u>filed</u> .		
-	Aff. Posting		continue until Roli Elsotari has repaid the sums owed to the	Contactor Davisonad 44, 24, 44		
-	Status Rpt		estate or other satisfactory arrangements approved by the Court are made for repayment of those sums.	Contacts: Reviewed 11-21-11		
-	UCCJEA Citation			Recommendation: Reviewed by: skc		
N/A	FTB Notice		Petitioner prays for an Order:	File 3A - Alameldin		
IN/A	FIB Notice		1. Confirming and approving all acts of Petitioner;	File 3A - Alameidin		
			Settling and approving the First account; Authorizing reimbursement to Petitioner for costs of			
			\$11,424.99			
			4. Continuing administration of the estate until Roli Elsotari			
			has repaid the sums owed to the estate or other satisfactory			
			arrangements approved by the Court are made for			
			repayment of those sums; and			
			5. Such further orders as the court deems appropriate.			
			Declaration filed 8-18-11 addresses the Bank of America creditor's claim.			
			Minute Order 8-18-11: Counsel requests a continuance to resolve the other issues.			
			Minute Order 9-14-11: Mr. Rindlisbacher requests a continuance.			
				3A		

3A Tarek K. Alameldin (Estate)

Case No. 06CEPR01226

Atty Rindlisbacher, Curtis D. (for Naglaa K. Alameldin – Sister – Administrator)

Atty Shahbazian, Steven L. (for Roli Elsotari)

(1) Status Report of Administration of Estate and (2) Petition to Approve First Account (Prob. C. 12201 and 10950)

NEEDS/PROBLEMS/COMMENTS (Continued) (Page 2 of 3):

- 1. Inventory and Appraisal filed 3-23-10 and Amended I&A filed 9-13-11 appear to contain items appraised by Petitioner on Attachment 1 that should have been appraised by Probate Referee on Attachment 2 per Probate Code §8901:
 - Warrant dated 11-15-06 valued at \$13,618.19
 - Warrant dated 5-21-07 valued at \$232.61
 - Warrant dated 7-3-07 valued at \$18.41

<u>Note</u>: Descriptions of warrants state: "paid to Roli Elsotari (per Order of Fresno County Superior Court, sustained on appeal, this asset belongs to estate)."

<u>Note</u>: Petition addresses the warrants at #3 and #5, as judgments and states interest is accruing and Petitioner plans to levy Ms. Elsotari's wages to enforce the judgment.

<u>Declaration filed 9-13-11 states the warrants were properly inventoried</u>. At the time of his death, these warrants represented wages and vacation compensation owed to Decedent. They were paid to Roli Elsotary pursuant to a beneficiary designation, and Petitioner sought judicial relief for an order that she be required to pay those monies back to the estate.

Examiner notes that items such as debts and notes payable are typically appraised by the Probate Referee. If, at the time of death, these items were not warrants, but wages, they should be listed appropriately in whatever form or character they were at the date of death. If they later became debts owed to the estate via judgment or warrant, that is not an inventory item. However, for purposes of continuing this review, this explanation is accepted by Examiner.

2. Inventory and Appraisal filed 3-23-10 includes "TD Ameritrade Investment Account" valued at \$108,013.63 by Administrator on Attachment 1. Petition states this is a money market account, which means that appraisal on Attachment 1 is appropriate per Probate Code §8901(d); however, the Petition further states that Decedent had "shorted" a number of stocks against this account and Administrator repaid the loan by purchasing the stocks that had been shorted by Decedent and selling them the same day at a gain of \$29,394.36. The court may require further information regarding whether appraisal of this item as a cash asset (including loan and repayment) is appropriate or whether the loan within the asset warrants appraisal by Probate Referee.

<u>Note</u>: Minute Order 4-28-11 states Atty Rindlisbacher represents the account was properly accounted for; however, the minute order does not reflect action by the court on the representation. The item remains noted.

Declaration filed 9-13-11 states the item is properly appraised on Attachment 1.

SEE PAGE 3

3A Tarek K. Alameldin (Estate)

Case No. 06CEPR01226

Atty Rindlisbacher, Curtis D. (for Naglaa K. Alameldin – Sister – Administrator)

Atty Shahbazian, Steven L. (for Roli Elsotari)

(1) Status Report of Administration of Estate and (2) Petition to Approve First Account (Prob. C. 12201 and 10950)

NEEDS/PROBLEMS/COMMENTS (Continued) (Page 3 of 3):

- 3. Need Allowance or Rejection of Creditor's Claims:
 - Bank of America \$311.50 (filed 8-27-07)
 - Bank of America \$40,978.89 (filed 8-27-07)

Note: Itemization attached for the \$2,140.00 includes 9.25 attorney hours @ \$220.00/hour and 1.5 paralegal hours @ \$70.00/hour. Page 3B is a separate petition for these fees.

Note: Petition states Bank of America was paid \$37,000.00; however, no Allowance or Satisfaction has been filed.

Note: Petition states Bank of America claim for \$311.50 is still pending.

<u>Note</u>: Declaration filed 8-18-11 provides a letter from Bank of America indicating settlement and receipt of \$37,000.00; however, the account number referenced on the letter does not match the account number referenced on either B of A creditor's claim. Need clarification.

<u>Declaration filed 9-13-11 states Petitioner is researching to find out why the account numbers don't match, and the smaller claim is still pending.</u>

As of 11-21-11, nothing further has been filed.

4. Petition appears to use <u>net</u> figures instead of <u>gross</u> figures for calculation of gains and losses (vehicles, personal property). <u>This affects</u> the balance of the account.

Declaration filed 9-13-11 states Petitioner is correcting the accounting to use gross figures and will be filing an amended and corrected account.

As of 11-21-11, nothing further has been filed.

5. Petition states the Guaranty Bank balance was transferred to the California State Controller's Office and Petitioner is submitting paperwork to collect this amount. Court may require additional information.

Declaration filed 9-13-11 states this item is pending. Petitioner was recently notified that there may be another asset that was previously unknown that may be a part of the estate.

As of 11-21-11, nothing further has been filed.

Atty Atty

3B

McCloskey, Daniel T. (of Tuttle & McCloskey, former attorney of Naglaa K. Alameldin, Administrator) Rindlisbacher, Curtis D. (current attorney for Naglaa K. Alameldin, Administrator

Petition for Ordinary and Extraordinary Attorney's Fees and Costs

		DANIEL T. MCCLOSKEY, shareholder of Tuttle &	NEEDS/PROBLEMS/COMMENTS:
DOD: 11-6-06		McCloskey, previous attorneys for Naglaa K. Alameldin,	
		Administrator, is Petitioner.	Note: Page 3A is the continued hearing on the first account and
Cont. from 0914	411	Tuttle & McCloskey represented Administrator until	status report of the Administrator, who is currently represented by
Aff.Sub.Wi	t.	replaced by the current attorney.	Attorney Curtis Rindlisbacher.
✓ Verified		(Substitution of Attorney was filed 2-6-07.)	·
Inventory		Petitioner previously filed a creditor's claim and request	Note: Examiner notes that the
PTC		for special notice in this case on 6-5-07, and now requests	amount requested for statutory fees is approx. 27% of the statutory
Not.Cred.		court authorization of the following extraordinary and	fees based on the inventoried
✓ Notice of H	Irg	statutory fees and costs:	estate value.
✓ Aff.Mail	W		
Aff.Pub.		- \$2,140.00 in extraordinary fees	Note: Probate Code §10814 states: If there are two or more attorneys
Sp.Ntc.		(9.25 attorney hours @ \$220.00/hr and 1.5 staff hours @	for the personal representative, the
Pers.Serv.		\$70.000/hr, itemized)	attorney's compensation shall be
Conf. Scree	en	- \$3,500.00 in statutory fees	apportioned among the attorneys
Letters		(15 attorney hours and 7.75 staff hours, plus \$385.00 in	by the court according to the services actually rendered by each
Duties/Sup	р	costs for filing fees, itemized)	attorney or as agreed to by the
✓ Objections			attorneys.
Video Rece	eipt	Objection of Naglaa K. Alameldin, Administrator, filed 9-	
CI Report		13-11 objects to the \$2,140.00 in extraordinary fees	
9202		because four entries totaling \$825.00 appear to relate to	
✓ Order		work customarily performed as part of the statutory fee,	
Aff. Posting	g	and objects to the calculation and allocation of the statutory fees.	Updates:
Status Rpt		statutory rees.	Contacts: Reviewed 11-21-11
UCCJEA		Regarding Extraordinary Fees: Objector believes an	Recommendation:
Citation		extraordinary fee of \$1,315.00 is all that the court should	Reviewed by: skc
FTB Notice		consider for approval. Objector states that Petitioner's	File 3B - Alameldin
		letters to account holders may have put them on notice,	
		but did not prevent them from paying monies out to other	
		named beneficiaries, which have not yet been recovered	
		from the estate. No legal action was initiated by Petitioner	
		to obtain a court order related to these accounts. Attorney	
		McCloskey's declaration "too generously assumes" that	
		the mere fact of sending letters was somehow the basis of the court's ultimate ruling that the certain accounts	
		belonged to the estate. Attorney McCloskey assumes that	
		the estate was benefited in the amount of \$195,520.00.	
		There has been no gain to the estate.	
		Ĭ	
		SEE PAGE 2	
		·	3B

3B Tarek K. Alameldin (Estate)

Case No. 06CEPR01226

Atty McCloskey, Daniel T. (of Tuttle & McCloskey, former attorney of Naglaa K. Alameldin, Administrator)

Atty Rindlisbacher, Curtis D. (current attorney for Naglaa K. Alameldin, Administrator

Petition for Ordinary and Extraordinary Attorney's Fees and Costs

Regarding Statutory Fees: Objector provides a calculation for the fee base for statutory compensation totaling \$5,944.34 and states this amount should be allocated according to services actually provided. Petitioner requests 27% of the assumed statutory fee he used in his petition. 27% of the actual statutory compensation would be \$1,604.97. Objector and her counsel would have no objection to allocating 40% of the actual statutory fee to Petitioner in the amount of \$2,377.74.

Objector prays for an Order:

- 1. That the Court award no more than \$1,315.00 in extraordinary compensation
- 2. That the Court allocate 40% of the statutory fee calculated on a fee base of \$164,811.26 be paid to Petitioner in the amount of \$2,377.74

As of 11-21-11, nothing further has been filed.

Note:

- If the parties and the Court settle on a <u>dollar amount</u> for the statutory and extraordinary fees at this hearing, this petition can go forward today.
- <u>However</u>, if the parties and the Court wish to allocate a <u>percentage</u>, then this hearing may require continuation for review of the Amended Inventory and Appraisal regarding the issues noted on Page 3A.

Krbechek, Randolf (for Randolph D. Wood – Executor – Petitioner)

(1) Petition for Final Distribution on Waiver of Accounting and (2) for Allowance of Attorney's Fees (Prob. C. 11640, 10954)

DOI	D: 7-18-03		RANDOLPH D. WOOD, Executor with full	NE	EDS/PROBLEMS/COMMENTS:
			IAEA without bond, is Petitioner.		
				1.	,
			Accounting is waived.		fee allocation with reference to
					Attorney Krbechek's former firms,
	Aff.Sub.Wit.		I&A: \$541,495.62		Klein Denatele Goldner, et al., and
~	Verified		POH: \$131,622.62 in cash and securities, plus a		Caswell Bell and Hillison, and Probate Code §10814, which states that
~	Inventory		one-half interest in certain real property		attorney's compensation shall be
~	PTC		Everyter, Weived		apportioned according to services
~	Not.Cred.		Executor: Waived		actually rendered by each attorney, or
~	Notice of Hrg		Attorney: \$7,500.00 (Less than statutory)		as agreed to by the attorneys.
~	Aff.Mail	W			
	Aff.Pub.		Costs: \$395.00 (Filing fee)		Note: Attorney Robert K. Hillison's
	Sp.Ntc.				Request for Special Notice has been
	Pers.Serv.		Distribution pursuant to Decedent's will and		withdrawn. Attorney Hagop T. Bedoyan's Request for Special Notice
	Conf. Screen		preliminary distributions previously made:		has not been withdrawn.
>	Letters	9-	Randolf D. Wood: Residue of estate		nas not been withdrawn.
		25-	Randoll D. Wood: Residue of estate		The Court may require consent of the
		80			former attorneys/firms to all statutory
	Duties/Supp				fees to be paid to Attorney Krbechek,
	Objections				or itemization.
	Video Receipt				
_	CI Report			2.	Petitioner does not state whether
<u> </u>	9202	.,			notice was sent to the Franchise Tax
	Order	Х			Board pursuant to Probate Code
					§9202(c).
					Note: This requirement applies if
					Letters issued after 7-1-08. Here,
					Letters issued on 9-25-08.
				3.	Need Order.
	Aff. Posting				viewed by: skc
	Status Rpt				viewed on: 11-21-11
	UCCJEA				dates:
	Citation				commendation:
	FTB Notice	Х		File	e 4 - Amoruso

Atty

Hurlbutt, James P., sole practitioner of Visalia (for Petitioner John Hernandez, Administrator)

(1) First and Final Account and Report of Administrator; Petition for Approval of Final Account and Report; (2) for Allowance of Statutory Fees Rendered by Administrator and Administrator's Attorney and (3) for Final Distribution

DOD: 1/31	1/2009	JOHN HERNANDEZ, brother and Administrator with	NEEDS/PROBLEMS/COMMENTS:
		Will Annexed, is Petitioner.	
			Continued from 9/14/2011.
		Account period: 12/2/2009 – 6/20/2011	Minute Order states the Court
0 . (004444		directs Mr. Hurlbutt to give
Cont. from		Accounting - \$561,222.00	notice to the State and submit any further argument in writing
Aff.Su	ub.Wit	Accounting - \$561,222.00 Beginning POH - \$561,222.00	by 10/31/2011. Matter continued
Verifi	ied	Ending POH - \$561,195.23	to 11/30/2011.
✓ Inven	itory	(\$71,356.73 cash and right to annuity payments)	
✓ PTC			Note: Proof of Service by Mail
✓ Not.C	red.	Administrator - \$14,224.44	filed 10/27/2011 shows notice
✓ Notice		(statutory; fee base calculated using total annuity	with a copy of the Supplemental
Hrg	6 01	value;)	Brief was mailed o the
✓ Aff.M	lail W/	**	Department of Healthcare Services Estate Recovery Section
Allinivi	iuii	Attorney - \$14,224.44	on 10/25/2011.
Aff.Pu		(statutory; fee base calculated using total annuity	
Sp.Nt		value;)	Note: Costs reimbursement
Pers.S	Serv.	Costs - [\$1,300.26]	amount has been reduced on
Conf.		(please refer to Exhibit D; for filing fees, probate	both of the alternative proposed
Scree		referee, publication, CourtCall, [less \$26.41 for	orders to \$1,300.26 to reflect
Letter	rs ¹²⁰²⁰⁹	photocopies and \$29.81 for postage disallowed per	deductions for the non- reimbursable costs for
Dutie	s/Supp	Local Rule 7.17(B) and (C)];)	photocopies and postage
Objec	ctions		disallowed pursuant to Local
Video)	Closing Reserve - \$3,229.41	Rule 7.17(B) and (C).
Recei		Growing Reserve quita	
CI Rep	·	Petitioner states:	
√ 9202		The estate consists of all beneficial interest in	~Please see additional page~
✓ Order	r l	AVIVA Life Insurance Co. fixed annuity valued at	
 	osting	\$561,222.00 , in the form of 228 monthly payments	Reviewed by: LEG
Status		of \$2,461.50 each , to be made until 2/15/2028; this	Reviewed by: £EG
UCCJE		annuity cannot be accelerated, liquidated or	Updates:
Citatio		otherwise altered;	Recommendation:
		Prior to Decedent's death, a personal injury action on	
✓ FTB N	iotice	behalf of Decedent in Case #06CECG00436 resulted in	File 5 – Rivera
		creation of the MARY LOU RIVERA IRREVOCABLE TRUST dated 12/19/2007, which	
		was a special needs trust contained in Case	
		#10CEPR00595, and of which Petitioner was the	
		Trustee; the Trust was to hold and administer the	
		proceeds of the settlement in compliance with state and	
		federal law while preserving Ms. Rivera's existing Medi-	
		Cal and other benefits; [Trust case is now closed; see	
		next bullet point];	
		~Please see additional page~	

First Additional Page 5, Marylou Rivera (Estate)

Case No. 09CEPR00851

Petitioner states, continued:

- The State of CA, Department of Health Care Services (DHS) asserted a claim [in ~2009] against the MARY LOU RIVERA IRREVOCABLE TRUST dated 12/19/2007, and this Court's Order Approving Amended First and Final Account and Report of Trustee and Petition for Full and Final Distribution of Trust Assets on Hand signed 11/10/2010 [by Judge Kazanjian] in that case ordered the DHS to be paid by the Trust in the sum of \$123,250.16 plus interest [totaling \$123,255.96] against the total DHS claim of \$304,344.82; (please refer to Exhibits A through C attached);
- As a result of the partial payment of the DHS claim, a balance in the sum of \$181,088.[86] remains unpaid to the State of DHS; however, Petitioner asserts that no monies whatsoever should be paid to the DHS from the assets of Decedent's estate because the DHS has failed to comply with the requirements of Probate Code § 9100 et seq., pursuant to which the DHS had a limited period to file a creditor's claim of four months from the date *Letters* were issued or 60 days after date of mailing the *Notice to Creditor*, which was served in the case on 12/17/2009 such that 4/2/2010 was the expiration date of this limited period; pursuant to Probate Code § 9002, any claim against the Decedent's estate is barred in the event that a timely creditor's claim is not filed, and because the DHS did not file a creditor's claim as required, no monies should be paid to the DHS from Decedent's estate;
- In the alternative, if the Court determines that the DHS still has a viable claim against Decedent's estate, the full amount of the claim should be limited to \$181,088.[86], in the form of partial cash payment and an assignment of annuity payments (58 payments @ \$2,461.50 each, totaling \$142,767.00) to the DHS (please refer to Lines 21 through 28 on Page 3 and Lines 1 through 18 on Page 4 of Petition for calculations).

Petitioner requests Decedent's estate be distributed 100% to the Petitioner John Hernandez pursuant to Decedent's Will.

NEEDS/PROBLEMS/COMMENTS, continued:

1. Order Approving Amended First and Final Account and Report of Trustee and Petition for Full and Final Distribution of Trust Assets on Hand signed on 11/10/2010 finds in Paragraph 17 that "to the extent that the claim of the California Department of Health Services is not satisfied in full by the distribution of the trust assets on hand, the California Department of Health Services will obtain payment from the separate Estate of Mary Lou Rivera, Deceased, which is now subject to pending probate administration in the matter of the Estate of MaryLou Rivera aka Mary Lou Rivera, bearing Fresno County Superior Court Case No. 09CEPR00851" [emphasis added]. Further, the Court's 11/10/2010 Order states at Lines 8 through 9 on Page 9 that "the interests of the California Department of Health Services are fully protected," and per the Notice of Hearing filed on 7/14/2010 the Department of Health Care Services was sent notice by mail on 7/13/2010 with a copy of the First and Final Account of the Trustee containing the information regarding payment of the remaining balance of the claim to DHS. It appears based upon the Court's 11/10/2010 Order and the other facts involved that payment to the DHS is expected as ordered, and that no alternative is available for distributing the entire estate to Petitioner without first satisfying the DHS claim. It appears that because the Court's 11/10/2010 Order created an expectation on the part of DHS for payment of the balance due on the claim from the specific estate case, the Order obviated the need for the DHS to have filed a formal creditor's claim in the estate case within the deadline as alleged by the Petitioner.

<u>Note:</u> Two proposed orders have been submitted: one that distributes partially to the DHS and to partially to the Petitioner, and one that distributes the entire estate to the Petitioner.

~Please see additional page~

Second Additional Page 5, Marylou Rivera (Estate)

Case No. 09CEPR00851

Supplemental Brief in Support of Petition for full and Final Distribution Concerning the Failure of the Department of Health Care Services to Comply with Requirements of Probate Code § 9100, et seq. filed on 10/27/2011 states:

- Upon the death of Decedent, as required by the terms of the special needs trust and applicable law, the Trustee provided written notice of death to the CA Department of Health (DHS) and made the necessary arrangements to transfer the remaining assets of the special needs trust to DHS as partial reimbursement of the total MediCal benefits paid to Decedent during her lifetime;
- Part of those arrangements included the filing of a Petition (Case #10CEPR00595) to obtain court approval of a required trust accounting and to obtain court determination of the full amount of the allowed DHS reimbursement claim; the Court determined the amount owed DHS was \$304,344.82; however, the trust assets on hand after payment of allowed costs of trust administration totaled \$123,250.16, leaving the remaining unpaid sum of \$181,094.66;
- Order Approving Amended First Account, etc., signed on 11/10/2010 directs transfer of \$123,250.16 from the irrevocable trust to DHS;
- Under proper circumstances, the remaining unpaid amount of \$181,094.66 could be paid from the separate Estate of Marylou Rivera, which is subject to court administration in the case; however, DHS never filed the required Creditor's Claim in the proceeding, despite the fact that Petitioner served DHS with a Notice to Creditors on 12/17/2009, specifically advising DHS of its obligation to file a Creditor's Claim;
- On 8/11/[2011], the Petitioner served DHS with both Notice of Hearing and a complete copy of the Petition for full and final distribution in this action; the Petition explicitly alleged that DHS was given a proper form of Notice to Creditors, that it failed to file a timely Creditor's Claim and that it was therefore barred from any reimbursement recovery against this estate;
- DHS did not object or otherwise respond to the Petition; DHS was quite aware of the requirement to file a timely Creditor's Claim because it sent a formal ex parte inquiry to the Court as part of an in-house investigation in this matter to determine why a Creditor's Claim had not been filed; at the time of the initial hearing on the Petition for Final Distribution on 9/14/2011, the Court [Judge Oliver] indicated from the bench that DHS in fact mailed to the Court some sort of inquiry for the purpose of investigating the failure of its staff to file a Creditor's Claim; Petitioner was not provided a copy of this reported inquiry;
- DHS was not excused from the requirement of filing a property Creditor's Claim; DHS never filed any objection to the Petition for full and final distribution and DHS never argued that it was somehow excused from the requirement of filing a Creditor's Claim; the Court's Probate Examiner unilaterally advocates on behalf of DHS and contends the 11/10/2010 Order in the separate Case #10CEPR00595 excused DHS from filing a Creditor's Claim in this separate Case #09CEPR00851; a careful review of the following circumstances compels the conclusion that the 11/10/2010 Order in the separate action did not excuse or waive the requirement of filing a Creditor's Claim in this action;
 - 1. The 11/10/2011 Order was the result of an *Amended First and Final Account and Report of Trustee, etc.*, filed by the Trustee of a special needs trust; the Petition's prayer for relief (at Page 9) did not request any orders whatsoever concerning the administration of the separate Estate of Marylou Rivera; the Trustee of the special needs trust did not request any orders excusing the filing of a Creditor's Claim in this separate action.
 - 2. The specific disposition orders and relief provided by the Court in the 11/10/2010 Order mirror the prayer for relief in the underlying Petition and are limited to the administration of the assets of the irrevocable trust; there is no order which waives the requirement of the filing of a Creditor's Claim.

~Please see additional page~

Third Additional Page 5, Marylou Rivera (Estate)

Case No. 09CEPR00851

Supplemental Brief in Support of Petition filed 10/27/2011, continued:

- 3. The references in the [11/10/2010] Order to the availability of the assets of the Estate of MaryLou Rivera to pay any remaining portions of the DHS recovery claim do no constitute dispositive orders which affirmatively waive the requirement of the filing of a Creditor's Claim by DHS, but rather are descriptive in nature and only provide relevant background information;
 - Paragraph 17 of the Order states: "To the extent that the claim of the California Department of Health Services is not satisfied in full by the distribution of the trust assets on hand, the California Department of Health Services will obtain payment from the separate Estate of Mary Lou Rivera, Deceased, which is now subject to pending probate administration in the matter of the Estate of Mary Lou Rivera, bearing Fresno County Superior Court Case No. 09CEPR00851."
 - Paragraph 19 of the Order states: "The then unsatisfied portion of the claim will be paid from the assets on hand in the separate Estate of Mary Lou Rivera, Deceased, now under court directed probate administration. The assets of the Estate of Mary Lou Rivera, Deceased, as set forth herein, are more than adequate to satisfy the remaining amount of the claim."
 - Paragraph 20 of the Order states: "...the claim of the California Department of Health Services will be paid in full, by a combination of payments from the remaining Trust assets and from the separate Estate of Mary Lou Rivera, Deceased, now under court supervision and administration. Therefore, the interests of the California Department of Health Services are fully protected."

These particular portions of the Court order are simply a verbatim repetition of the allegations contained in Paragraph 17, Paragraph 19, and Paragraph 20 of the underlying Petition. The underlying Petition includes these same Paragraphs under the heading "Additional Considerations." The underlying Petition did not request any orders whatsoever concerning the administration of the assets of the Estate of Mary Lou Rivera. The only reasonable reading of Paragraphs 17, 19 and 20 of the 11/10/2010 Order is that they constitute statements of fact and background information, lifted from the "Additional Considerations" of the underlying Petition. The assets of the Estate of Mary Lou Rivera were in fact available to DHS to satisfy any remaining unpaid portion of the recovery claim, provided that DHS complied with the Probate Code in making a claim against the estate assets. The dispositive portion of the 11/10/2010 Order contained on Pages 9 and 10, does not order the Administrator of the Estate of Mary Lou Rivera to make any distribution to DHS and does not expressly or impliedly excuse DHS from the requirement of filing a Creditor's Claim.

- 4. Petitioner never understood or accepted the 11/10/201 Order in Case No. 10CEPR00595 as an order excusing DHS from the requirement of filing a timely Creditor's Claim in this Case No. 09CEPR00851. After the 11/10/2010 Order, and on 12/17/2010, Petitioner served a Notice to Creditors on DHS, affirmatively advising DHS of its obligation to file a timely Creditor's Claim. There was no need to serve this Notice to Creditors if DHS had been excused already from the requirement of filing a Creditor's Claim.
- 5. DHS obviously never understood the 11/10/2010 Order to excuse the normal requirement of filing a Creditor's Claim in the proceeding. Otherwise, DHS would have filed a timely objection and response to the Petition for full and final distribution and relied on the Order.
- The 11/10/2010 Order in separate Case No. 10CEPR00595 was not intended to make any distribution or any ruling whatsoever concerning the assets of the Estate of Mary Lou Rivera which are the focus of this Case No. 09CEPR00851; there is no basis for concluding that the parties or the Court understood the 11/10/2010 Order to excuse the filing of a Creditor's Claim in this proceeding or to mandate payment to DHS of any amounts whatsoever from the Estate of Mary Lou Rivera, Deceased; Paragraphs 17, 19 and 20 of the Order are simply a statement of underlying facts; they are lifted verbatim from the underlying Petition which set them forth simply as "Additional Considerations." They were not included in the Prayer for Relief in the underlying Petition and they are not included in the dispositive portion of the 11/10/2010 Order;

~Please see additional page~

Fourth Additional Page 5, Marylou Rivera (Estate)

Case No. 09CEPR00851

Supplemental Brief in Support of Petition, continued:

- This Court cannot conclude, based on the circumstances presented herein, that the Court in separate Case No. 10CEPR00595, which concerned only the Mary Lou Rivera Irrevocable Trust Dated 12/19/2007, went beyond the confines of its jurisdiction and issued any effective orders whatsoever concerning the separate Estate of Mary Lou Rivera, Deceased, which is the concern of this separate Case No. 09CEPR00851;
- For the foregoing reasons, and for the reasons set forth in the initial Petition, Petitioner respectfully requests that the Court issue its Order disallowing recovery by DHS.

Sullivan, Robert L (for Petitioner Sue Ann Hays)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 7/22/10			SHE ANN HAVS doughter is	NEEDS/PROBLEMS/COMMENTS:
555. 7/22/10			SUE ANN HAYS, daughter, is	THE EST I NOBELINIST COMMITTEETS.
			petitioner and requests appointment	
			as Administrator without bond.	
Car	nt. from		All being regions ber d	
201	Aff.Sub.Wit.		All heirs waive bond.	
✓	Verified		Full IAEA- o.k.	
	Inventory		Decedent died interver	
	PTC		Decedent died intestate.	
	Not.Cred.			
	Notice of		Residence: Fresno	
	Hrg		Publication: Fresno Business	
✓	Aff.Mail	W/O	Journal.	
✓	Aff.Pub.			
	Sp.Ntc.		Estimated value of the estate:	
	Pers.Serv.		Real property - \$315,000.00	
	Conf. Screen			
✓	Letters			
✓	Duties/Supp			
	Objections		Probate Referee: RICK SMITH	
	Video			
<u> </u>	Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 11/18/11
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 6 - Pedersen

Atty

Thomas C. Harrison (Estate)
Sullivan, Robert L (for Petitioner Edwina G. Harrison)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 1/8/11			EDWINA G. HARRISON, named	NEEDS/PROBLEMS/COMMENTS:
			executor without bond, is petitioner.	
			•	
			Full IAEA – o.k.	
Cor	nt. from			
	Aff.Sub.Wit.		Will dated: 12/29/2003	
✓	Verified			
	Inventory		Residence: Clovis	
	PTC		Publication: Fresno Business Journal	
	Not.Cred.			
	Notice of Hrg			
✓		W/O	E-C4-1	
✓	Aff.Pub.		Estimated value of the estate: Personal property - \$1,075,000.00	
	Sp.Ntc.		Annual income - \$1,073,000.00 Total - \$1,090,000.00	
	Pers.Serv.		Total - \$1,090,000.00	
	Conf. Screen			
✓	Letters			
✓	Duties/Supp		Probate Referee: STEVEN DIEBERT	
	Objections			
	Video			
	Receipt			
\parallel	CI Report 9202			
√	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 11/18/11
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 7 - Harrison

Barrus, John E. (for Petitioner Eva I. Gerjets)
Spousal or Domestic Partner Property Petition (Prob. C. 13650)

DOD: 8/6/11			EVA I. GERJETS , surviving spouse, is	NEEDS/PROBLEMS/COMMENTS:
			petitioner.	
			No other proceedings	Note: Decedent's will is not dated
Cor	nt. from		Undated will devises entire estate to spouse, Eva	and is not witnessed by two
	Aff.Sub.Wit.		Gerjets	witnesses and therefore was not
✓	Verified		Petition states the decedent's Will was ordered	executed in compliance with Probate Code §6110(c)(1). Petition
	Inventory		through the mail, is not dated and is witnessed by	includes a declaration from the one
	PTC		only one witness and is not in compliance with	witness to the will and of the daughter of the petitioner both of
	Not.Cred.		Probate Code §6110(c)(1). Pursuant to Probate	who were present when the
√	Notice of		Code §6110(c)(2) a Will not executed in	decedent signed his will. Petition
	Hrg		compliance with §6110(c)(1) " shall be treated	alleges that the declarations are
✓	Aff.Mail	W/	as if it was executed in compliance with that paragraph if at the proponent of the will	clear and convincing evidence that decedent intended the document he
	Aff.Pub.		establishes by clear and convincing evidence that,	signed to be his will pursuant to
	Sp.Ntc.		at the time the testator signed the will, the testator	Probate Code §6110(c)(2).
	Pers.Serv.		intended the will to constitute the testator's will."	
	Conf. Screen		Petitioner submits a declaration by Floyd Piquette	
	Letters		(witness to the will) regarding execution of the will. Also included is a declaration of Shawanda	
	Duties/Supp		Gould (petitioner's daughter) who was present	
	Objections		when the decedent signed his will. Petitioner	
	Video		submits these two declarations as clear and	
	Receipt		convincing evidence that the Decedent intended	
	CI Report		the will he signed to constitute his will.	
	9202			
✓	Order		Petitioner requests court confirmation that decedent's 100% interest in real property located	
	Aff. Posting		at 4376 Brix in Fresno pass to her.	Reviewed by: KT
	Status Rpt		Υ	Reviewed on: 11/18/11
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 8 - Gerjets
				0

Dornay, Val J. (for Petitioner Beatrice Prieto)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DO	D: 5/11/11		BEATRICE PRIETO , daughter, is	NEEDS/PROBLEMS/COMMENTS:
			petitioner and requests appointment as	
			Administrator, without bond.	
Cor	nt. from		All heirs waive bond.	
	Aff.Sub.Wit.			
✓	Verified		Full IAEA – o.k.	
	Inventory			
	PTC		Decedent died intestate.	
	Not.Cred.			
	Notice of		Residence: Fresno	
	Hrg		Publication: Fresno Business Journal	
✓	Aff.Mail	W/		
✓	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.		Estimated value of the estate:	
	Conf. Screen		Real property - \$85,000.00	
✓	Letters			
✓	Duties/Supp		Probate Referee: STEVEN DIEBERT	
	Objections		Trobute Reference STE VERY BIEBERT	
	Video Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 11/18/11
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 9 - Rodriguez

Kruthers, Heather H (for Petitioner Public Administrator)

Petition for Probate of Will and for Letters of Administration with Will Annexed; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 9/8/11	1	DIDLIC ADMINISTRATION:	NEEDS/PROBLEMS/COMMENTS:
500. 3/8/11		PUBLIC ADMINISTRATOR is	NELDS/FRODELIVIS/CONTINIENTS.
		petitioner and requests appointment as	
		Administrator with Will Annexed.	
Cont. from		Full IAEA – o.k.	Note: Petition states the original will cannot be located. However the
✓ Proof of	•		original codicil was located.
Hologra	phic	Holographic Will dated: 9/1/09	
Inst.		Holographic Codicil dated: 6/20/99	
✓ Verified		Trolographic Codicii dated. 0/20/99	
Inventor	ry	Residence: Fresno	
PTC		Publication: Fresno Business Journal	
Not.Cred	d.		
Notice o	of	1	
Hrg		Estimated value of the estate:	
✓ Aff.Mail	W/	Personal property - \$28,384.44	
✓ Aff.Pub.		Real property - \$85,000.00	
Sp.Ntc.			
Pers.Ser	v.	Probate Referee: STEVEN DIEBERT	
Conf. Sc	reen	Troome Referee. STE VERV EINEERT	
✓ Letters			
Duties/S	Supp		
Objectio	ons		
Video			
Receipt			
CI Repor	rt		
9202			
√ Order			
Aff. Post	ting	1	Reviewed by: KT
Status R	pt		Reviewed on: 1/18/11
UCCJEA]	Updates:
Citation		1	Recommendation:
FTB Noti	ice		File 10 - Kasperian

11 Selina Pasillas (CONS/PE)

Case No. 11CEPR01030

Atty Kruthers, Heather H (for the Public Guardian – Petitioner)

Petition for Appointment of Temporary Conservator of the Person and Estate (Prob.C. 2250)

Age: 86 years			TEMPORARY GRANTED EX PARTE; EXPIRES 11/30/11	NEEDS/PROBLEMS/COMMENT
D	OD: 8/14/25		GENERAL HEARING 1/3/12	
				**Need advisement of rights by Court
			PUBLIC GUARDIAN is Petitioner and requests	<u>Investigator</u>
Co	ont. from		appointment as Temporary Conservator of the Person and	Note: This Petition came before the
	Aff.Sub.Wit.		Estate without bond. Temporary Conservatorship of the person and estate was granted <i>ex parte</i> on 11/17/11, and	Court, ex parte, 11/17/11, and the Court
٧	Verified		expires on 11/30/11.	appointed Petitioner as Conservator of the Person and Estate without bond (the
	Inventory		•	Court did not appoint Petitioner
	PTC		Declaration of Sue Yie, M.D., filed on 11/16/11, supports request for medical consent powers and dementia powers	successor trustee or revoke any powers
	Not.Cred.		for the administration of dementia medications and secured	of attorney at that time).
	Notice of Hrg	х	placement.	
	Aff.Mail	х	Estimated Value of the Estate:	1. Need proof of 5 court days' notice by personal service of the Notice of
	Aff.Pub.		Personal property - \$ 129.24	Hearing and copy of the temporary
	Sp.Ntc.		Annual income - \$5,736.00	Petition for: Proposed conservatee
	Pers.Serv.	Х	Total \$8,865.24	
	Conf. Screen		• /	
	Letters		Petitioner states that proposed conservatee resides at	
	Duties/Supp		Nazareth House, and was reportedly diagnosed with dementia in December 2010. Petitioner learned of proposed	
	Objections		conservatee through Hinds Hospice in June 2011, as there	
	Video Receipt		was concern about her failing health and her daughter	
	CI Report	х	RuthAnn's management of the finances and interference	
	9202		with her care (proposed conservatee's husband also resided	
٧	Order		at Nazareth House prior to his death on 7/8/11). Petitioner's	
	Aff. Posting		son lives out of state. Through its investigation, Petitioner	Reviewed by: NRN
	Status Rpt		has determined that proposed conservatee's money had been	Reviewed on: 11/21/11
	UCCJEA		moved or withdrawn from several bank accounts just before	Updates: 11/23/11
	Citation		and after her husband's death, and that conservatee's	Recommendation:
	FTB Notice		daughter RuthAnn had access to all those accounts.	File 11 - Pasillas
			Furthermore, RuthAnn attempted to have her mother sign a power of attorney while at Nazareth House; despite being	
			advised that her mother did not have the capacity to sign	
			such documents, RuthAnn provided Cititbank with a power	
			of attorney executed 8/20/11. RuthAnn currently lives in	
			proposed conservatee's home and claims all of the furniture	
			belongs to her. Petitioner seeks appointment as conservator	
			to make medical decisions and ensure conservatee's	
			continued proper care, and to also marshal conservatee's	
			assets and use them for her care, including an overdue bill	
			from the Nazareth House (RuthAnn has not been paying for	
			proposed conservatee's care). <u>Petitioner also seeks</u>	
			appointment as successor trustee of the Manuel and Selina	
			Pasillas Revocable Trust, dated 8/23/10, and that the Court	
			revoke any and all powers of attorney, whether for	
			healthcare or for finances.	
			** Need Court Investigator's Report	

Megan Elizabeth Vargas (GUARD/P)

12

Atty

Atty

Case No. 11CEPR00404

Myers, R. Rich (for Raymond & Marjorie Vargas – Paternal Grandparents – Guardians) Bone O'Neill, Patricia (for Kathryne Hays – Mother)

Status Conference Re: Further Visitation Orders

Age: 8	RAYMOND A. VARGAS and MARJORIE A. VARGAS,	NEEDS/PROBLEMS/COMMENTS:
DOB: 1-30-02	paternal grandparents, were appointed Guardians on 10-6-11.	1. Need status of visitation.
Aff.Sub.Wit.	On 10-6-11, the Court made orders regarding visitation for Mother and set this status hearing for review of the visitation.	2. Need proof of attendance at AA/NA meetings from Mother.
PTC Not.Cred.	Per the Court order, Mother's visitation is every other weekend beginning Frdiay 7-22-11 at 5pm,	
Notice of Hrg Aff.Mail	 continuing until the Sunday of the same weekend at 5pm. Mother to pick up the minor at the Guardians' residence and bring a licensed driver with her. 	
Aff.Pub.	Guardians to pick up the minor on Sunday.	
Sp.Ntc.		
Pers.Serv.	The Court ordered that Mother shall provide proof	
Conf. Screen	of attendance of at least two AA/NA meetings each	
Letters	week at the next hearing.	
Duties/Supp		
Objections	Note: Father (Alexander Vargas) is deceased.	
Video Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: skc
Status Rpt X		Reviewed on: 11-21-11
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 12 - Vargas

13 Jasalyn M O'Bannon (Guard/P)

Atty

Citation

FTB Notice

Case No. 06CEPR00582

O'Bannon, Terrie J (pro per/maternal grandmother – current guardian) Atty

O Bannon, Amanda Michelle (pro per/mother – Petitioner)

			Petition for Termination of Guardians	ship
Ago	e: 9 years		AMANDA O'BANNON, mother, is	NEEDS/PROBLEMS/COMMENTS:
DO	B: 11/24/02		Petitioner.	
			TERRIE O'BANNON, maternal	
			grandmother, was appointed guardian on	
Coı	nt. from		9/25/06.	
	Aff.Sub.Wit.		FATHER: NOT INDICATED (Petition for	
٧	Verified		Termination indicates minor's father passed	
	Inventory		away on 7/27/03)	
	PTC		PATERNAL GRANDPARENTS: Not	
	Not.Cred.		stated MATERNAL GRANDFATHER: Not	
٧	Notice of	W	stated	
	Hrg			
٧	Aff.Mail		Petition states : Petitioner (mother) believes	
	Aff.Pub.		that the minor is not being taken care of by her mother, current guardian Terrie	
	Sp.Ntc.		O'Bannon. Mother states she is currently in	
	Pers.Serv.		WestCare and has been clean the entire time	
	Conf. Screen		she has been with the program. Petitioner	
	Letters		claims guardian's home is dirty and has black mold growing inside of the home,	
	Duties/Supp		which includes the minor's bedroom and	
	Objections		bathroom. Petitioner further claims that an	
	Video		18-year old disabled male, who is not a	
	Receipt		family member, share a room together. Petitioner mother further states she believes	
٧	CI Report		the current guardian is using drugs and she	
	9202		would like her to be tested. Petitioner states	
٧	Order		the minor is also behind on her shots.	
	Aff. Posting		Count Investigaton Is A. Marris?	Reviewed by: NRN
	Status Rpt		Court Investigator Jo Ann Morris' report, filed 11/18/11.	Reviewed on: 11/21/11
	UCCJEA		10010, 1100 11/10/11	Updates:

Recommendation:

File 13 – O'Bannon

14 Delilah Zapien, Isis Zapien and Moses Zapien III (GUARD/P) Case No. 06CEPR00871

Atty Zapien, Marta (Pro Per – Paternal Grandmother – Guardian)

Atty Zapien, Enrique (Pro Per – Paternal Grandfather – Guardian)

Atty Zapien, Christy (Pro Per – Mother – Petitioner)

Petition for Termination of Guardianship (Prob. C. 1460, 1601, 2626, 2627, 2636)

Age: 16 DOB: 3-10-95 Isis Zapien Age: 9 DOB: 5-70-2 Moses Zapien III Age: 7 DOB: 10-8-04 Aff.Sub.Wit.	Delilah 2	Zapien		CHRISTY ZAPIEN, Mother, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
Isis Zapien Age: 9 DOB: 5-7-02 Moses Zapien III Age: 7 DOB: 10-8-04 Aff.Sub.Wit.		-		CHRIST PER PER, Mother, 15 Technolier.	, , , , , , , , , , , , , , , , , , , ,
Sis Zapien Age: 9 DOB: 5-7-02 Moses Zapien III Age: 7 Aff. Sub. Wit. Notice of Hrg X Aff. Mail X Aff. Pub. Sp. Ntc. Pers. Serv. Conf. Screen Letters Duttes/Supp Dobjections Video Receipt Video Recei	_			MARTA and ENDIQUE TARIEN Datornal Grandnaronts	1. Need Notice of Hearing.
Moses Zapien III Age: 7 DOB: 10-8-04 Maternal Grandfather: John Ramirez Maternal Grandmother: Marta Ramirez Maternal Grandmother: Marta Ramirez Maternal Grandmother: Marta Ramirez Maternal Grandmother: Marta Ramirez Petitioner states she now has a stable place. She has had a job for one year and is able to provide for her children. PTC Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Duties/Supp Objections Uvideo Receipt Video Receipt	Isis Zapien			•	
Father: MOSES ZAPIEN Maternal Grandfather: John Ramirez Maternal Grandfather: Marta Ramirez Maternal Grandfather: John Ramirez Petitioner states she now has a stable place. She has had a job for one year and is able to provide for her children. Not.Cred	_			were appointed Guardians on 12-11-06.	
Maternal Grandfather: John Ramirez Maternal Grandfather: Marta Ramirez Maternal Grandmother: Marta Ramirez Maternal Grandmother: Marta Ramirez Maternal Grandmother: Marta Ramirez Petitioner states she now has a stable place. She has had a job for one year and is able to provide for her children. Petitioner states she now has a stable place. She has had a job for one year and is able to provide for her children. Petitioner states she now has a stable place. She has had a job for one year and is able to provide for her children. Court Investigator Julie Negrete filed a report on 11- 22-11. Court Investigator Julie Negrete filed a report on 11- 22-1	DOB: 5-	-7-02			
Maternal Grandmother: Marta Ramirez Moses Zapien (Staten) - John Ramiral Cluther - John Ramirez Moses Zapien (Staten) - Moses Zapien (Father) - Moses Zapien (Fat		Zapien III			
Maternal Grandmother: Marta Ramirez Maternal Grandmother: Marta Ramirez Full Enrique Zapien (Guardian)	_				* * * * * *
Petitioner states she now has a stable place. She has had a job for one year and is able to provide for her children. Not. Cred. PTC Court Investigator Julie Negrete filed a report on 11- Any siblings of the minors age 12 or older, with copies to their parent/guardian. Not. Cred. Petitioner states she now has a stable place. She has had a job for one year and is able to provide for her children. Court Investigator Julie Negrete filed a report on 11- Any siblings of the minors age 12 or older, with copies to their parent/guardian. Aff. Pub. Pers. Serv. Petitioner states she now has a stable place. She has had a job for one year and is able to provide for her children. Court Investigator Julie Negrete filed a report on 11- Any siblings of the minors age 12 or older, with copies to their parent/guardian. Aff. Pub. Pers. Serv. Petitioner states she now has a stable place. She has had a job for one year and is able to provide for her children. Court Investigator Julie Negrete filed a report on 11- Any siblings of the minors age 12 or older, with copies to their parent/guardian. Aff. Pub. Pers. Serv. Pe	DOB: 10	0-8-04		Maternal Grandmother: Marta Ramirez	
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg X Aff.Mail X Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt V Clearances Video Receipt V Clearances Video Receipt V Clearances Status Rpt UCCIEA Citation had a job for one year and is able to provide for her children. - Moses Zapien (Father) - John Ramirez (Maternal Grandfather) - Marta Ramirez (Maternal Grandmother) - Any siblings of the minors age 12 or older, with copies to their parent/guardian. - Any siblings of the minors age 12 or older, with copies to their parent/guardian. - Any siblings of the minors age 12 or older, with copies to their parent/guardian. - Reviewed by: skc Reviewed by: skc Reviewed on: 11-21-11 Updates: 11-28-11 Recommendation:					
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Inventory Court Investigator Julie Negrete filed a report on 11- Court Investigator Julie Negrete file	Aff	f.Sub.Wit.		had a job for one year and is able to provide for her	
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PTC	Inv	ventory			
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Aff.Mail X Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report Clearances Order Aff. Posting Status Rpt UCCJEA Citation Pars.Mar. Aff. Post. Reviewed by: skc Reviewed on: 11-21-11 Updates: 11-28-11 Recommendation:	No	otice of Hrg	Χ		
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✓ Order Aff. Posting Status Rpt UCCJEA Citation Reviewed by: skc Reviewed on: 11-21-11 Updates: 11-28-11 Recommendation:	✓ CII	Report			
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UCCJEA Updates: 11-28-11 Recommendation:	Aff	f. Posting			Reviewed by: skc
Citation Recommendation:	Sta	atus Rpt			Reviewed on: 11-21-11
	UC	CCJEA			Updates: 11-28-11
FTB Notice File 14 - Zapien	Cit	tation			Recommendation:
	FTI	B Notice			File 14 - Zapien

Ryan-Pate, Maryann (Pro Per – Daughter – Petitioner)

(1) Amended First and Final Account and Report of Administrator and (2) Petition for Its Settlement for Final Distribution

DOD	: 8-26-08		MARYANN RYAN-PATE, Daughter and	NEEDS/PROBLEMS/COMMENTS:
			Administrator with Full IAEA without bond,	
			is Petitioner.	1. Petitioner was formerly represented by
				Sandra Smith, who has been disqualified to act as an attorney. Sandra Smith was
Cont	Cont. from 101211		Account period: 11-21-08 through 8-1-10	given the entirety of the estate account
	Aff.Sub.Wit.		·	(\$4,516.34) without Court authorization.
~	Verified		Accounting: \$96,800.83 / \$96,796.63	Petitioner states she filed a claim for
~	Inventory		Beginning POH: \$93,000.00	reimbursement with the State Bar (copy
~	PTC	Ì	Ending POH: \$1.00	dated 7-12-11 attached).
~	Not.Cred.			The Court may require status on the claim
	Notice of Hrg	Х	Administrator (Statutory): Waived	and follow-up before closing the estate.
	Aff.Mail	Х		2. Need Notice of Hearing for this amended
	Aff.Pub.		Administrator (Reimburse costs): \$2,098.74	petition and proof of service at least 15
	Sp.Ntc.			days prior to the hearing on all interested
	Pers.Serv.		Attorney: \$4,516.34 (paid 1-20-11 in	parties (including creditors) per Probate Code 11000:
	Conf. Screen		violation of applicable law; higher than	- Patricia Ciano (Daughter)
>	Letters	11-21-08	statutory; Attorney has since been	- Johanna Wolfe (Daughter)
	Duties/Supp		disqualified to act as an attorney.)	- Susan Ciano Rodgers (Daughter)
	Objections			- Citibank/Sears (Creditor)
	Video Receipt		Petitioner states the estate is insolvent and	- Capital One (Creditor) - West Asset Management (Creditor)
	CI Report		that any remaining or undiscovered	- Bank of America FIA Card Svcs (Creditor)
~	9202	Х	property should be distributed to the	- St. Agnes Medical Center (Creditor)
	Order	Х	remaining creditors until paid in full: *	
			a 1 /a	3. Need Allowance or Rejection of Creditor's
			Citibank/Sears: \$7,556.98	Claim (Mandatory Judicial Council Form DE-174) served and filed on each creditor
			Capital One: \$1,559.05	that filed a claim per Probate Code §9250.
			West Asset Management: \$1,689.24	Note: Petitioner alleges that the Bank of
			Bank of America: \$12,662.40	America debt has been cancelled per a
			* Coo Francisco Notos	1099, and that the St. Agnes claim has
			* <u>See Examiner Notes</u> .	been paid; however, because Creditor's Claims were filed and have not been
				withdrawn by the creditors, they must be
				addressed via mandatory Allowance/
				Rejection form and included in the
				allocation of debt in the event of
				recovery.
	Aff D11	<u> </u>		SEE PAGE 2
	Aff. Posting	<u> </u>		Reviewed by: skc
	Status Rpt			Reviewed on: 11-21-11
\vdash	UCCJEA Citation	<u> </u> 		Updates: Recommendation:
~	FTB Notice			File 15A- Ciano
	D Notice	<u> </u>		15A

15A

Ryan-Pate, Maryann (Pro Per – Daughter – Petitioner)

(1) First and Final Account and Report of Administrator and (2) Petition for Its Settlement for Final Distribution

NEEDS/PROBLEMS/COMMENTS (Continued):

- 4. The accounting does not balance and does not contain the required schedules per Probate Code §1060.
 - The Summary states the I&A amount was \$93,000.00. This is not correct. (That was the sale price of the house.) The Final Inventory and Appraisal filed 10-14-08 reflects that the house was valued at \$120,000.00 as of the Decedent's date of death.
 - Petitioner states there were \$1,524.11 in receipts; however, this appears to be the amount of disbursements.
 - Petitioner indicates both a "gain" and a "loss" on the sale of the house. This is not correct. If the original inventory value was \$120,000.00 and the house sold for \$93,000.00, then the loss is \$27,000.00.

The Court may require clarification or amendment.

- 5. Petitioner states the St. Agnes creditor's claim (\$315.01) was paid. This payments appear to be in violation of Probate Code §11420(b) (proportionate payment of debts).
- 6. Petitioner states the estate is insolvent, and any property not now known or discovered should be distributed to the remaining creditors until paid in full.
 - The Order should clarify that the debts shall be paid proportionately pursuant to Probate Code §11420(b) after administration expenses have been reimbursed (\$2,098.74 requested).
- 7. Need Order. The Order must be in compliance with Local Rule 7.6.1 and #7 above.

Atty Ryan-Pate, Maryann (Pro Per – Daughter – Petitioner)

			NEEDS/PROBLEMS/COMMENTS:
		<u>CONFIDENTIAL</u>	
		ESTITULINAL E	
		=	
	Aff.Sub.Wit.		
~	Verified	1	
	Inventory		
	PTC	=	
	Not.Cred.	=	
	Notice of Hrg	=	
	Aff.Mail		
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	Sp.Ntc.		
	Pers.Serv.		
	Conf. Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video Receipt		
	CI Report		
	9202		
>	Order		
	Aff. Posting		Reviewed by: skc
	Status Rpt		Reviewed on: 11-23-11
	UCCJEA		Updates:
	Citation	_	Recommendation:
	FTB Notice		File 15A- Ciano

16 Bruce Cordae Smith (GUARD/P)

Case No. 11CEPR00607

Atty Martin, Revee M (Pro Per – Paternal Grandmother – Guardian) Atty

Madden, Tamara (Pro Per – Mother – Petitioner)

Petition for Termination of Guardianship

Age: 4 DOB: 1-30-07 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. **Notice of Hrg** Χ Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters **Duties/Supp Objections Video Receipt CI Report Clearances** Order Χ Aff. Posting **Status Rpt UCCJEA** Citation **FTB Notice**

TAMARA E. MADDEN, Mother, is Petitioner.

REVEE M. MARTIN, Paternal Grandmother, was appointed Guardian on 9-15-11.

Father: BRUCE DEANDRE' SMITH - Incarcerated

Petitioner states Guardian isn't caring for the child properly and his health is at risk. Petitioner states that the Guardian stated to the Court Investigator that the child was taken from Mother's home by DSS, but she has never had a CPS case and he was not taken - Mother dropped him with the father. Petitioner attached medical records and DSS reports.

Court Investigator Dina Calvillo filed a report on 11-18-11.

NEEDS/PROBLEMS/COMMENTS:

Minute Order 9-15-11: The Court finds it is in the best interest of the child to have Revee Martin as Guardian. The Court orders supervised visitation at the home of the Guardian or other location on Wednesdays and Saturdays from 10:30 am to 12:00 noon. Guardian may extend the visits if she believes it is in the best interest of the child and Mother can provide a safe environment without drugs, alcohol or boyfriends.

- 1. Need Notice of Hearing.
- 2. Need proof of service of Notice of Hearing at least 15 days prior to the hearing per Probate Code §1460(b)(5) or consent and waiver of notice on:
 - Revee Martin (Guardian)
 - Bruce DeAndre' Smith (Father)
- 3. Need Order.

Reviewed by: skc

Reviewed on: 11-21-11

Updates:

Recommendation:

File 16 - Smith

Lorenzo D. Leavy (GUARD/P)

Leavy, Tamia M. (Pro Per – Sister – Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

	Petition for Appointment of Guardian of the Person (Prob. C. 1510)				
Age: 12 NO TEMPORARY – none requested		NO TEMPORARY – none requested	NEEDS/PROBLEMS/COMMENTS:		
DOB: 11-20-99			TAMIA M. LEAVY , Sister, is Petitioner.	1. Need Confidential Guardianship Screening Form (GC-212).	
			TAIVIIA IVI. LLAV I, SISTEI, IS FETTIONET.		
			Father: Deceased	2. Need Duties of Guardian (GC-248)	
	Aff.Sub.Wit.	Ī	Mother: Deceased	3. Need Notice of Hearing.	
_				4. Need proof of personal service of Notice of Hearing	
Ě	Verified		Paternal Grandfather: Not listed	with a copy of the Petition at least 15 days prior to the hearing per Probate Code §1511 or consent and	
	Inventory		Paternal Grandmother: Not listed	waiver of notice on Lorenzo D. Leavy (age 12).	
	PTC			5. Need proof of service of Notice of Hearing with a	
	Not.Cred.		Maternal Grandfather: Not listed	copy of the Petition at least 15 days prior to the	
	Notice of	Х	Maternal Grandmother: Austrila Vines	hearing per Probate Code §1511 or consent and	
	Hrg	\ \		waiver of notice or declaration of due diligence on: - Paternal Grandfather	
	Aff.Mail	Х	Siblings: Dewayne Gaster, Tehada Hale	- Paternal Grandnather - Paternal Grandmother	
	Aff.Pub.		(ages not listed)	- Maternal Grandfather	
	Sp.Ntc.		Batte and a salar about the theory and a think	- Maternal Grandmother	
	Pers.Serv.	Χ	Petitioner states she is the only thing	- Tehada Hale (Sibling age 35)	
	Conf. Screen	Χ	close to a mother that he has and	- Shaniea Easter (Sibling age 30) - Dewayne Easter (Sibling age 29)	
	Letters	Х	requests to let him stay close to home. She loves her brother and has taken	- Hosea Leavy (Sibling age 21)	
	Duties/Supp	Χ	care of him his whole life and knows he	- Latifah Leavy (Sibling age 19)	
	Objections		wants to succeed in life.	- Marquise Leavy (Sibling age 15)	
	Video		wants to succeed in me.	 Parent/Guardian of Marquise Any other siblings age 12 or older, and parent or 	
	Receipt		UCCJEA indicates Lorenzo has lived with	guardian, if still a minor	
>	CI Report		Petitioner since July 2008.		
~	Clearances		,		
	Order	Χ	Court Investigator Samantha Henson		
	Aff. Posting		filed a report on 11-22-11.	Reviewed by: skc	
	Status Rpt		-	Reviewed on: 11-21-11	
~	UCCJEA			Updates: 11-28-11	
	Citation			Recommendation:	
	FTB Notice			File 17 - Leavy	
				47	

	aker (Estate) y E. (for Petitioner Jeffrey W. Baker)	Case No. 11CEPR00948
	Petition for Probate of Will and for Letters	s Testamentary (Prob. C. 8002, 10450)
DOD: 8/7/11	JEFFREY W. BAKER, named executor without bond is petitioner.	NEEDS/PROBLEMS/COMMENTS:
Cont. from 112311 Aff.Sub.Wit. X	Full IAEA - O.K. Will dated: 8/2/1978	1. Will is not self-proving. Need proof of subscribing witness.
✓ Verified Inventory PTC Not.Cred.	Residence: Fresno Publication: Fresno Bee	2. Proposed personal representative is a resident of Virginia. Probate Code 8571 states notwithstanding a waiver of bond, the court in its discretion may require a nonresident personal
Notice of Hrg ✓ Aff.Mail W/	Estimated value of the Estate: Personal property - \$100,000.00 Real property - \$150,000.00	representative to give a bond in an amount determined by the court.
✓ Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen	Probate Referee: Steven Diebert	
✓ Letters ✓ Duties/Supp		
Objections Video Receipt		
CI Report		
√ Order		
Aff. Posting Status Rpt		Reviewed by: KT / LEG /KT Reviewed on: 11/28/11
UCCJEA Citation		Updates: Recommendation:
FTB Notice		File 18 - Baker